## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

LAWRENCE R. CLEMONS	)
	)
v.	) NO. 3-14-1690
	) JUDGE CAMPBELL
METROPOLITAN GOVERNMENT	)
OF NASHVILLE AND DAVIDSON	)
COUNTY. TENNESSEE	)

### **MEMORANDUM**

Pending before the Court is Defendant's Motion for Partial Judgment on the Pleadings (Docket No. 28). For the reasons stated herein, Defendant's Motion is DENIED.

## **FACTS**

Plaintiff's Complaint against Defendant alleges employment discrimination based upon race and retaliation. Plaintiff alleges both disparate treatment and disparate impact claims against his employer, Metro Water Services ("MWS").

Defendant has moved for partial judgment on the pleadings with regard to Plaintiff's disparate impact claims. Defendant argues that those claims are barred by a prior class action in which Plaintiff was allegedly a member of the class. That prior litigation has a long and complicated history which the Court will address, as needed, in its analysis.

## MOTIONS FOR JUDGMENT ON THE PLEADINGS

The Federal Rules of Civil Procedure provide that after the pleadings are closed, but within such time as not to delay the trial, any party may move for judgment on the pleadings. Fed. R. Civ. P. 12(c). The standard of review applicable to motions for judgment on the pleadings is the same as that applicable to motions to dismiss under Fed. R. Civ. P. 12(b)(6), which requires the Court to construe the complaint in the light most favorable to the Plaintiff, accept all of the complaint's

factual allegations as true, and determine whether the Plaintiff undoubtedly can prove no set of facts in support of the claims that would entitle relief. *Hayward v. Cleveland Clinic Foundation*, 759 F.3d 601, 608 (6<sup>th</sup> Cir. 2014).

### **ANALYSIS**

Plaintiff's Amended Complaint alleges discriminatory acts by Defendants beginning at the end of 2012, when Defendant hired a white employee named Brady Rich in the position of Field Crew Supervisor. Plaintiff alleges that he was more qualified for the position of Field Crew Supervisor, but Defendant did not post the position or allow others to compete for it. Plaintiff contends that, during early 2013, he complained about not being notified of the open position or allowed to apply and compete for the job. Plaintiff asserts that through 2013 and early 2014, Rich continued to be hired in various positions with the Metro Government, positions for which others were not allowed to apply and compete.

Plaintiff claims that the treatment of Rich is just one example of Defendant's preferential treatment of Caucasians compared to similarly-situated African-American employees. Plaintiff avers that Defendant's selection, placement and promotional policies, practices and procedures have an adverse, disparate impact on the employment opportunities, employment terms and employment conditions of African-American employees.

Defendant argues that Plaintiff's disparate impact claim is barred by the decisions in a 2004 action called *Grant v. Metro*, filed in this Court (before Judge Haynes) by nine employees of MWS. Defendant contends that the *Grant* case was certified as a class action on behalf of "all former, current, and future African-American employees" of MWS from January 1, 2000 to the present [2004]. Defendant argues that the plaintiffs in the *Grant* case claimed that MWS engaged in

systematic practices of discrimination against black employees, causing both disparate impact and disparate treatment.

The status of the *Grant* case is disputed,<sup>1</sup> but the Court need not resolve that question at this point in the litigation. The *Grant* case, which was a class action, involved acts, omissions, policies and procedures of Defendant during a distinct period of time (from early 2000 until the summer of 2004). The *Grant* case was tried in April of 2008. The discovery, statistical information, and expert analysis presented in the *Grant* case to support the plaintiffs' disparate impact claim involved information from January of 2000 to March of 2007.<sup>2</sup> Plaintiff was not even hired by Defendant until 2007.

This action, which involves an individual claim, relates to acts, omissions, policies and procedures of Defendant during the period of time between late 2012 and the date of filing, August 19, 2014. The statistical information and analysis presented in the *Grant* case to support the plaintiffs' disparate impact claim could not possibly have included Plaintiff's claims herein because the bases for those claims had not yet occurred. Plaintiff could not have raised the claims he raises here in the *Grant* case because his claims had not yet arisen.

Therefore, the Court finds, without reaching the issues as to the current status of the *Grant* case, that Defendant's Motion for Partial Judgment on the Pleadings should be denied. Should any future rulings in the *Grant* case otherwise directly affect this action, Defendant may raise the issue at a later time.

For example, the parties dispute whether there has been a final decision on the merits of the plaintiffs' disparate impact claims.

Even Defendant admits that the plaintiffs' expert in *Grant* supplemented his information and analysis only through 2007.

# CONCLUSION

For these reasons, Defendant's Motion for Partial Judgment on the Pleadings (Docket No. 28) is DENIED.

IT IS SO ORDERED.

TODD J. CAMPBELL

UNITED STATES DISTRICT JUDGE